Case 19-12357 Doc 2 Filed 02/26/19 Page 1 of 9

United States Bankruptcy Court District of Maryland

		Di	istrict of Maryland		
In re	Antho	ny Williams		Case No.	
			Debtor(s)	Chapter	13
		СН	APTER 13 PLAN		
		📝 Original Plan 🗌	Amended Plan	Modified Plan	
1	CENI				
1.		ERAL PLAN PROVISIONS. ebtor proposes the following Chapter 1	13 Plan and makes the t	following declarati	ons (mark one of the
follow		es that apply for each of 1.1, 1.2, and 1		•	
	-	, the provision will be ineffective if set			· ·
	1.1	Declaration as to Nonstandard Pro	ovicione		
This P		does not contain nonstandard prov			
OR	14111	does contain nonstandard provision		below.	
mı. D	1.2	Declaration as to Limiting Secured			
This P	'lan:	does not limit the amount of a sec		-£4111-41	
OR		☐ limits the amount of a secured cla Sections 5.1 through 5.4 below.	im based on the value of	of the collateral sec	curing the claim as set out in
		Sections 3.1 through 5.1 celew.			
	1.3	Declaration as to Avoiding Securit	=		
This P	lan:	does not avoid a security interest of			
OR		avoids a security interest or lien a	s set out in Section 5.1	through 5.4 below	
2.	NOT	ICES.			
	You s	hould read this plan carefully and discu	ass it with your attorney	y if you have one in	n this bankruptcy case. If
you do	not hav	ve an attorney, you may wish to consult	t one.		
	2.1.	Notices to Creditors.			
		rights may be affected by this Plan. Yo	ur claim may be reduce	ed, modified, or eli	minated. The declarations
set out		ion 1 above may be of particular impo			
- la :4:	•	oppose the Plan's treatment of your classification at least 7 days he form the	• •		•
		onfirmation at least 7 days before the day Court. The Court may confirm this P.			
		ale 3015. In addition, you may need to		v	
			• •		•
	2.2.	Notices to Debtors.		-4 -11 To4 h	
the for		orm lists options that may be appropriat not mean that it is appropriate for you.			
confirm		not mean that it is appropriate for you.	Trans contrary to the R	ocal rates and coul	trumgs may not be
_					
3.		TERMS.	a tha sumamisian and a	ontrol of the Tweet	as and the Debter will now
as follo		ebtor's future earnings are submitted to ark and complete one of 3.1, 3.2, or 3.3			
5110	(2220	· —		, _F :, , e.e as	11
✓	3.1	Even Monthly Payments.	d.		
OR	\$ <u>3</u> (20.00 per month for a term of 60	months.		
		3.2 Varying Monthly Payment	is.		

Case 19-12357 Doc 2 Filed 02/26/19 Page 2 of 9

\$ \$ \$	per month for per month for	_ month(s), _ month(s), _ month(s), for a total term of	months.	
OR S	per month before	Monthly Payments Before and confirmation of this Plan (use Secon payments to be made before confirmation)		onfirmation
	r a total term of		per monur urer co.	
3.4 In additional below:	Additional Paym tion to monthly Pla		3, above, the Debtor will make the payment	ts listed
Amount		<u>Date</u>	Source of Payment	
15 days of filin each year, the last Schedule I, if a addition to, and change to the market prior notice to	ebtor will provide the general terms (and repetter will pay into any) for each of the denoted a credit against tumber of any feder	must timely file the returns on or to the Plan the amount of refunds elisted years unless otherwise orders, the other payments required to ral and state tax withholding allow	d federal tax returns for the years listed bel before April 15 of each year). Not later that exceeding \$0.00 (the amount already pered by the Court. The tax refund payments be paid under the Plan. The Debtor will nowances claimed as of the petition date without the petition date.	in June 1 of iro rated on s are in ot make any
		AN PAYMENTS. stee will make distributions in the	e order listed below:	
4.1 The Tr	Trustee's Commustee will receive the	ission. he allowed Trustee commission u	nder 11 U.S.C. § 1326(b)(2).	
including Debt	or's Counsel fee ba	provided in Section 4.3 below, a	re administrative claims under 11 U.S.C. § able pursuant to a fee arrangement made us Rules.	
under 11 U.S.C order following	be paid, at the sand. § 507(a)(1); and og an application pur	(ii) any Debtor's Counsel fee allo suant to a fee arrangement under	lix F Attorney Fees. unsecured claims for: (i) domestic support wed under 11 U.S.C. § 507(a)(2) by Bankr Section 7 of Appendix F to the Local Bank expected to be in the amount of \$	ruptcy Cour
4.4 Next to monthly payme	be paid are any cl	7 Trustee Claims. aims payable to the former Chapt	ter 7 Trustee under 11 U.S.C. § 1326(b)(3).	List the
4.5 Next to Priority Credit Comptroller of Internal Reven	t <u>or</u> Maryland	priority claims defined by 11 U.S.	.C. § 507(a)(3) - (10). List the expected cla Expected Claim Amount 2,000.00 7,000.00	ims below:

4.6. Secured Claims.

Case 19-12357 Doc 2 Filed 02/26/19 Page 3 of 9

Next to be paid, at the same time and pro rata with payments on priority claims under Section 4.5 above, are secured claims as set forth below. The holder of an allowed secured claim retains its lien under 11 U.S.C. § 1325(a)(5)(B)(i). Any allowed secured claim listed in the Plan to be paid by the Trustee will be deemed provided for under the Plan. Any allowed secured claim not listed in the Plan to be paid by the Trustee, or not stated to be paid outside of or otherwise addressed in the Plan, will be deemed not provided for under the Plan and will not be discharged.

4.6.1. Adequate Protection Payments for Claims Secured by or Subject to a Lease of Personal Property

Property		
Beginning not later than 30 days after directly pay adequate protection payments for claims so the <i>Claims Listed Below</i> \square (mark <u>one</u> box only). After 4.6.3. Make sure to list the amount of the monthly paydigits only of the account number, if any, the lienholde	ecured by or subject to a lease of proceedings of the Plan, the claim ment the Debtor will pay before constants.	personal property for: <i>None</i> or ms will be paid under Section
Lessor/Lienholder Property/Collateral	Acct. No (last 4 numbers).	Monthly Payment
-NONE-		
4.6.2. Pre-petition Arrears on Secu	red Claims	
Pre-Petition arrears on secured claims		qual monthly amounts while the
Debtor directly pays post-petition payments beginning		
the Claims Listed Below (mark one box only). The c	claims listed below include: Claim	s Secured by the Debtor's
Principal Residence \square and/or Other Property \square .		
<u>Lienholder</u> <u>Collateral</u>		Payment No. of Months.
Newpennfin-shellpoint 7724 Eastdale Road Baltimore, MD 21224	3,200.00	246.15 13
Baltimore City County		
The following secured claims will be proceed through 5.5 below. Make sure to list the interest rates to Lienholder -NONE- The following secured claims will be proceed through 5.5 below. Make sure to list the interest rates to Lienholder -NONE- Collateral Amo	ured claims include secured claim o be paid:	
4.6.4. Surrender Collateral to the In The Debtor will surrender collateral to one box only). Describe the collateral securing the claim rata with general unsecured creditors. Unless the Court claim for an unsecured deficiency after entry of the consistent of the confirmation order; (b) the amended proof property shall be filed within0_ days (no less than confirmation, the automatic stay of 11 U.S.C. §§ 362 a listed: Lienholder -NONE-	the lienholder for: <i>None</i> or the m. Any allowed claim for an unset orders otherwise, a claimant may afirmation order as follows: (a) the ty shall be filed within <u>0</u> days of claim asserting an unsecured defo days) after entry of the confirm	cured deficiency will be paid pro amend a timely filed proof of amended proof of claim (no less than 180 days) after eficiency claim for personal ation order. Upon plan ted earlier, as to the collateral

4.6.5. Secured Claims Outside of the Plan.

The Debtor will directly pay the secured claims outside of the Plan for: *None* ☐ or the *Claims Listed Below* ✓ (mark one box only). Such claims are deemed provided for under the Plan. The Debtor will also directly pay outside of the Plan the unsecured portion of a claim that is only partially secured, and any such unsecured claim is deemed provided for under the Plan:

Lienholder

Wells Fargo Dealer Svc

Collateral to Be Paid for Outside of the Plan
2014 Kia Sedona LX 48745 miles

Case 19-12357 Doc 2 Filed 02/26/19 Page 4 of 9

4.6.6. Secured Claim Not Listed in the Plan.

The Debtor will directly pay any allowed secured claim not listed in the Plan outside of the Plan. Any such claim will not be discharged.

4.6.7. Additional Payments on Secured Claims.

If the Trustee is holding more funds than those needed to make the payments under the Plan for any month, the Trustee may pay amounts larger than those listed in Sections 4.6.2 and 4.6.3 pro rata.

4.7. Unsecured Claims.

After as follows (mark <u>one</u> l		aims, the remain	ing funds will	be paid on allowed ger	neral unsecured claims
✓ Pro Rata	□ 100%] 100% Plus	% Interest	
If there is more than o Class of Unsecured C -NONE-	ne class of unsecured of creditors	claims, list each c <u>Treatme</u>		t is to be treated:	
Secured credit underlying debt determined the completion of nonbankruptcy law. 5.1. Valuit The Debtor set Claims Listed Below Residence and/or Oplus any interest below	ng a Claim or Avoiding the Plan, liens shall alter a Claim or Avoiding the Plan or Avoiding the Property Makwand in Section 4.6.3 and in Section 4.6.3 a	ated under Section uptcy law; or discompted a lien under a void a lien under a sure to list the value above, as appropriate a lien under the sure to list the value above, as appropriate and the lien under the list the value above, as appropriate and lien under the list the value above, as appropriate and lien under the list the value above, as appropriate and lien under l	n 5 retain their harge under 11 tice of Plan co the holders to 11 U.S.C. § 50 er 11 U.S.C. § d below included alue of the contate. Separatel	U.S.C. § 1328; or, if impletion. If the case is the extent recognized Of Through the Plan. 506 through the Plan is: Claims Secured by llateral proposed to be y file: evidence of the	the Debtor cannot is dismissed or converted under applicable for: <i>None</i> or the the Debtor's Principal paid through the Plan collateral's value; the
owner of the property, debt secured by the co	If the lienholder has no llateral. The amount and must be filed before	ot filed a proof o	f claim, also se the claim is se	eparately file evidence et as listed below or by	superseding Court
Lienholder -NONE-	<u>Collateral</u>	Value	%Rate	Monthly Payment	No. of Months.

5.2. Valuing a Claim or Avoiding a Lien Under 11 U.S.C. § 506 by Separate Motion or an Adversary Proceeding.

The Debtor seeks to value a claim or avoid a lien under 11 U.S.C. § 506 by separate motion or an adversary proceeding for: *None* or the *Claims Listed Below* (mark one box only). The amount and interest rate of the claim will be set by Court order. Make sure to list the value of the collateral proposed to be paid through the plan plus any interest as determined by the Court in Section 4.6.3 above, as appropriate. A proof of claim must be filed before the Trustee makes payments. Any undersecured portion of such claim shall be treated as unsecured.

Lienholder	Collateral
-NONE-	

5.3. Valuing a Claim or Avoiding a Lien Under 11 U.S.C. § 522(f)* Through the Plan.

The Debtor seeks to value a claim or avoid a lien under 11 U.S.C. § 522(f)* through the Plan for: None or the

Case 19-12357 Doc 2 Filed 02/26/19 Page 5 of 9

Plan plus any interest the existence of any non-debtor owner of amount of the debt superseding Court of	w (mark one box onlest below and in Section y superior lien; the exert of the property. If the lies secured by the collaters order. A proof of claim treated as unsecured.	n 4.6.3 above, as apmption claimed; and enholder has not file al. The amount and	propriate. Sepa I the name, add ed a proof of cl interest rate of	arately file: evidence of dress, and nature of ow laim, also separately first the claim is set as listed	f the collateral's valuership of any le evidence of the led below or by	ue;
<u>Lienholder</u> -NONE-	<u>Collateral</u>	<u>Value</u>	%Rate	Monthly Payment	No. of Months.	

5.4. Valuing a Claim or Avoiding a Lien Under 11 U.S.C. § 522(f)* by Separate Motion or an Adversary Proceeding.

The Debtor seeks to value a claim or avoid a lien under 11 U.S.C. § 522(f)* by separate motion or an adversary proceeding for: *None* or the *Claims Listed Below* (mark one box only). The amount and interest rate of the claim will be set by Court order. Make sure to list the value of the collateral proposed to be paid through the Plan plus any interest as determined by the Court in Section 4.6.3 above, as appropriate. A proof of claim must be filed before the Trustee makes payments. Any undersecured portion of such claim shall be treated as unsecured.

Lienholder	Collateral
-NONE-	·

5.5. Claims Excluded from 11 U.S.C. § 506**.

The Debtor will pay through the Plan the following claims excluded from 11 U.S.C. § 506** in full plus any interest for: *None* ✓ or the *Claims Listed Below* ☐ (mark one box only). Make sure to list the amount proposed to be paid through the Plan plus any interest below and in Section 4.6.3 above, as appropriate. The amount of each claim to be paid will be established by the lienholder's proof of claim or Court order. The interest rate of the claim is set as listed below or by superseding Court order. A proof of claim must be filed before the Trustee makes payments.

Lienholder	<u>Collateral</u>	Amount to Be %Rate	Monthly Payment	No. of Months.
		Paid		

-NONE-

6. APPLICATION OF PAYMENTS ON ACCOUNT OF SECURED CLAIMS.

Payments made by the Chapter 13 Trustee on account of arrearages on pre-petition secured claims may be applied only to the portion of the claim pertaining to pre-petition arrears, so that upon completion of all payments under the Plan, the loan will be deemed current through the petition date.

7. EXECUTORY CONTRACTS AND UNEXPIRED LEASES.

Any unexpired lease with respect to personal property that has not previously been assumed during the case, and is not assumed in the Plan, is deemed rejected and the stay of 11 U.S.C §§ 362 and 1301 is automatically terminated with respect to such property. The following executory contracts and/or unexpired leases are assumed or rejected for: *None* or the *Claims Listed Below* (mark one box only). Any claim for rejection damages must be filed within 60 days from

^{*}Under 11 U.S.C. § 522(f) the Debtor may avoid a lien to the extent it impairs an exemption if the lien is a judicial lien or a nonpossessory, non-purchase money security interest in certain property.

^{*}Under 11 U.S.C. § 522(f) the Debtor may avoid a lien to the extent it impairs an exemption if the lien is a judicial lien or a nonpossessory, non-purchase money security interest in certain property.

^{**}Claims excluded from 11 U.S.C. § 506 include claims where the lienholder has a purchase money security interest securing a debt incurred within the 910-day period preceding the petition date, and the collateral consists of a motor vehicle acquired for the personal use of the Debtor, or the collateral consists of any other thing of value if the debt was incurred during the 1-year period preceding the petition date.

Case 19-12357 Doc 2 Filed 02/26/19 Page 6 of 9

entry of the order confirming this Plan.

Attorney for Debtor

Lesso None	r or Contract Holder	Subject of Lease or Contract	Assumed	Rejected.		
	Title to the Debtor's	PERTY OF THE ESTATE. property shall revest in the Debtor cannot receive a discharge all of the case.				
	NON-STANDARD Any non-standard processed Below (mark gammandard Plan Provision	ovision placed elsewhere in the one box only).	Plan is void. Any and all non-	standard provisions are: None		
	e Debtor has read all th	are below certifies that the Plan the terms and understands them. In contains no non-standard pro	The signature below of the De	btor and Debtor's Counsel, if		
Date:	February 29, 2019		/s/ Anthony Williams			
			Anthony Williams Debtor			
/s/ Nic	holas J. Del Pizzo, III					
Nicho	las J. Del Pizzo, III 2466	6	Joint Debtor			

Joint Debtor

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MARYLAND Baltimore Division

In re:						*						
	Anthony Williams Debtor					*	Case No. 17-					
						*	* Chapter 13					
*	*	*	*	*	*	*	*	*	*	*	*	*
Selec selec		on 1, A								t 13 PL A le, even		on 1(A) is
1.	(Sel	ect A,	B, or C):								
	e Cler	k to all	credito	ors on t		ix. [<i>TH</i>						ll be mailed WHEN THE
		Plan _	_ filed	herewi	th mak	es no cl	hanges 1	from the	e last pi	TTS: The reviously service in	y-filed	plan other
addro inste	esses o ad of b	Plan _ n the at y mail,	_ filed tached so indi	herewi matrix	th , to b or list. (the mat	e maile If any p	ed by fin parties or	rst class	s mail, _l atrix we	postage ere serve ved as in	prepaid d by Cl	l, to all M/ECF
AND	•											
2. avoid			comple ne Plan		Section	and Sec	ction 3 į	f liens a	are prop	oosed to	be valı	ued or
to S s	e serve be im tate ad erved i or each	ed purs npacted ldress s s an ins	uant to by the erved a sured de ereditor	Bankru Plan (a nd metl	ptcy Rund not be hod of s	ile 7004 by sepan ervice.	on the rate mot See Bar	followi ion) un nkruptc	ng cred der Pla y Rule '	n Paragr 7004(h)	ose lien aph 5.1 if the p	

	Name served	Capacity (Resident Agent, Officer, etc.)
_	Address	
_	City, State, ZIP	
	Method of Service:	
	Date Served:	
	AND Select A or B:	
	A A proof of claim has l	been filed with respect to the lien or claim at issue
	to service of the Plan. I also maile	d a copy of the Plan and supporting documents nant at the name and address where notices should laim.
	B. No proof of claim has	been filed for the lien or claim at issue.
or pro wi	ocumentation supporting Debtor's er 5.3 with respect to that creditor (for operty and the amount of any prior l	Plan served under Section 2, I included copies of ntitlement to the relief sought in Plan Paragraph 5.1 example, documents establishing the value of the liens and the lien at issue), which I have also filed Plan. This supplemental material need not be only on affected secured creditors.
		the documentation supporting Debtor's entitlement 5.1 or 5.3 has been previously served and filed as
I hereby	certify that the foregoing is true and co	orrect.
Date: F	Sebruary 26, 2019	
		<u>/s/Nicholas J. Del Pizzo, III</u> Nicholas J. Del Pizzo, III, 24666
		7222 Holabird Avenue

7222 Holabird Avenue
Baltimore, MD 21222
410-288-5788
fax 443-216-2063
email: njdelpizzo@aol.com

Case 19-12357 Doc 2 Filed 02/26/19 Page 9 of 9

United States Bankruptcy Court District of Maryland

In re	Anthony Williams			
		Debtor(s)	Chapter	13

PRE-CONFIRMATION CERTIFICATION

Debtor(s) hereby certify under penalty of perjury that the following statements are true and correct:

- 1. Debtor(s) has/have paid any fee, charge, amount required under Sec. 1930 of title 28, U.S.C, or by the plan (i.e. adequate protection payments) to be paid before confirmation.
- 2. Debtor(s) has/have paid all amounts that are required under a domestic support obligation and that first became payable after the date of the filing of the petition, if applicable.
- 3. Debtor(s) has/have filed all applicable Federal, State, and Local tax returns with the appropriate taxing authorities for all taxable periods ending during the 4-year period ending on the date of the filing of the petition.

Debtor(s) affirm that the plan is proposed in accordance with 11 U.S.C §1325 and request said plan be confirmed.

Date	February 26, 2019	Signature	/s/ Anthony Williams
			Anthony Williams
			Debtor